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EXTRAORDINARY

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MINISTRY OF DEFENCE

RESOLUTION

New Delhi, the 15th September, 1950

No 19 E.—As the variety and complexity of the work carried out in Defence establishments and the special nature of some of their problems has given rise to certain difficulties in the application of the Central Pay Commission's recommendations to such establishments, the Government of India have decided to set up a Committee of Inquiry consisting of the following —

Chairman

Shri F. N. Kalyanvala, Bar-at-Law, Chairman, Punjab Special Criminal Tribunal

Members

Shri B. B. Ghosh, Joint Secretary, Ministry of Defence

Shri K. N. Subramanian, I.C.S., Joint Secretary, Ministry of Labour.

Secretary

Shri B. Vasudeva Rao, Under Secretary, Ministry of Defence

2 The terms of reference of the Committee will be as follows —

- (i) To examine whether the report, generally known as the Shahani Report, on the basis of which the present pay scales in the Ordnance Factories have been fixed provides a satisfactory basis for the implementation of the Pay Commission's recommendations regarding pay scales, having regard to the nature of the work to be performed in the Ordnance Factories.
- (ii) To examine and make suggestions regarding the rectification of any anomalies in pay scales existing in the present orders applying the revised scales of pay to Defence Installations.
- (iii) In the light of the Pay Commission's recommendations on the subject, to examine whether conditions in any Defence Installation are so special as to justify the grant of a Conveyance Allowance to any class of personnel employed therein.
- (iv) To examine whether service conditions regarding permanency of industrial and non industrial employees in Defence Installations need any alteration.

3. The Committee will have its headquarters in New Delhi and will assemble as soon as possible. It may examine witnesses who may appear either in their individual or representative capacity. It will complete its work and submit its report to the Government of India, Ministry of Defence not later than the 31st December, 1950.

ORDER

ORDERED that a copy of this resolution be communicated to all concerned.

ORDERED also that it be published in a *Gazette of India Extraordinary*.

No. 20/E.—The following amendments to Rules 36 and 40, Pensions Appeal Tribunal Rules, 1945, as amended from time to time, are hereby published for general information:—

Rule 36—

Read Rule 36 as Rule 36(a)

Add the following as sub-rule 36(b).

“36(b) If an application under rule 4(b) is filed after the expiration of six months from the date on which the decision of the Tribunal was notified to the appellant, or if the application does not specify point or points of interpretation in respect of which the decision of the Tribunal is alleged to be erroneous or otherwise manifestly untenable, the Central Appeal Tribunal may summarily reject the application.”

Rule 40(a)

2nd line

Add “or an application under rule 4(b)” after the word ‘interpretation’.

5th line

Add “or application” after the word ‘appeal’.

These amendments have retrospective effect from 5th November 1949.

H. M. PATEL, Secy.